July 31, 2015

BY ECF

Magistrate Judge A. Kathleen Tomlinson United States District Court Eastern District of New York 100 Federal Plaza, Room 920 Central Islip, New York 11722

NORTON ROSE FULBRIGHT

Norton Rose Fulbright US LLP 666 Fifth Avenue, 31st Floor New York, New York 10103-3198 **United States**

Direct line +1 212 318 3451 samantha.beltre@nortonrosefulbright.com

Tel +1 212 318 3000 Fax +1 212 318 3400 nortonrosefulbright.com

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT & D.N.Y.

AUG 03 2015



Re:

Shaniqua McClam v. New York Institute of Technology, et. al.

Case No. 15-CV-01116 (JFB)(AKT)

LONG ISLAND OFFICE

Dear Magistrate Judge Tomlinson:

We represent defendant New York Institute of Technology ("NYIT") in the above-referenced action. In accordance with the Court's Civil Conference Minute Order, dated July 1, 2015, we are writing on behalf of both parties to set forth the agreement the parties have reached with respect to electronically stored information ("ESI").

- Custodians. The parties have agreed that defendant NYIT will conduct ESI searches for the following custodians for the period of September 1, 2012 to the present: Pilar Visconsti, Geralyn Sirianni, Shaniqua McClam, Patricia Marshall, Maureen Gaughran, and Carol Jablonsky. The parties have also agreed that plaintiff will conduct ESI searches for the following custodians for the period of September 1, 2012 to the present: Shaniqua McClam. The parties further agree that each party reserves the right to request ESI from additional custodians based upon the parties' respective discovery responses about which the parties will meet and confer.
- Search Terms. The parties have initially agreed that defendant NYIT and Plaintiff will utilize the following search terms: (i) Shaniqua; and (ii) McClam, (iii) complain; (iv) complaint: (v) Patricia; (vi) Marshall: (vii) discriminate, discrimination, and discriminating; (ix) harass, harassing, and harassment; and (x) retaliate, retaliation, or retaliating. The parties further agree that each party reserves the right to request the application of additional search terms based upon the parties' respective discovery requests and responses. Although the parties agree to apply the search terms listed above as an initial matter, each party reserves it rights to review the search results and make further adjustments to the searches in the event of large numbers of false positives. In the event either party believes an adjustment is necessary, the parties agree to meet and confer concerning such an adjustment.
- Form of Production. The parties specify that any electronically stored information may be produced in either hard copy or as searchable pdf files.

Magistrate Judge A. Kathleen Tomlinson July 31, 2015 Page 2 NORTON ROSE FULBRIGHT

Respectfully submitted,

Semantha Beltre

Robert D. Salaman

80 ORDERED

/s/ A. Kathleen Tomlinson

A. Kathleen Tomiinson United States Magistrate Judg

Central Jalio, N.Y.